

EXHIBIT 1

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May 11, 2006

VIA ELECTRONIC MAIL –
CONFIRMATION VIA U.S. MAIL

Mr. John B. Wyss
Wiley Rein & Fielding LLP
1776 K Street, NW
Washington, DC 20006

Re: Inline Connection Corp. v. EarthLink, Inc., Civ. No. 02-477 (D. Del)

Dear Mr. Wyss,

This letter confirms that EarthLink, Inc. ("EarthLink") does not object to the production to your law firm and to the Connolly Bove law firm, on an attorneys-eyes-only basis and as counsel of record for defendants in *Inline Connection Corporation v. Verizon Internet Services, Inc., et al.*, CA No. 05-866 (JJF), of the following categories of materials from *Inline Connection Corporation v. AOL Time Warner, Inc., et al.*, Civil Action No. 02-272-MPT and *Inline Connection Corporation v. Earthlink, Inc., et al.*, Civil Action No. 02-477-MPT, even though such documents may contain confidential EarthLink information:

1. Expert reports and expert depositions;
2. Updated discovery responses served by the parties since January 1, 2006; and
3. Pleadings (including exhibits) filed in connection with previous Markman and summary judgment proceedings that are not available from the public record.

To the extent that documents within these three categories contain third-party confidential information produced to Inline by EarthLink, EarthLink agrees to undertake to redact such third-party confidential information from such documents prior to their production to your law firm and to the Connolly Bove law firm.

Sincerely,



Claus Melarti

DUANE MORRIS LLP

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May 11, 2006

VIA EMAIL

John B. Wyss, Esq.
Wiley Rein & Fielding LLP
1776 K Street NW
Washington, DC 20006

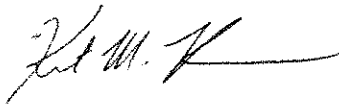
Dear Mr. Wyss:

This letter confirms that AOL does not object to the production to your law firm and to the Connolly Bove law firm, on an attorneys-eyes-only basis and as counsel of record for defendants in *Inline Connection Corporation v. Verizon Internet Services, Inc., et al.*, CA No. 05-866 (JJF), of the following categories of materials from *Inline Connection Corporation v. AOL Time Warner, Inc., et al.*, Civil Action No. 02-272-MPT and *Inline Connection Corporation v. Earthlink, Inc., et al.*, Civil Action No. 02-477-MPT, even though such documents may contain confidential AOL information:

1. Expert reports and expert depositions;
2. Updated discovery responses served by the parties since January 1, 2006; and
3. Pleadings (including exhibits) filed in connection with previous Markman and summary judgment proceedings that are not available from the public record.

To the extent that documents within these three categories contain third-party confidential information produced to Inline by AOL, AOL agrees to undertake to redact such third-party confidential information from such documents prior to their production to your law firm and to the Connolly Bove law firm.

Very truly yours,



Kurt M. Rogers